

Probate cases on this calendar are currently under review by the probate examiners. Review of some probate cases may not be completed and therefore have not been posted.

If your probate case has not been posted please check back again later.

Thank you for your patience.

Atty Freeman, Jordan M. (for Petitioner Valerie Landresse Priest)

Petition for Probate of Will and for Letters of Administration with Will Annexed; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DOD: 5/29/2000			VALERIE LANDRESSE PRIEST, granddaughter, is	NEEDS/PROBLEMS/COMMENTS:
			Petitioner and requests appointment as	
			Administrator with Will Annexed and without	
			bond.	Note: Status hearings will be set as follows:
Co	nt. from		All heirs waive bond.	
	Aff.Sub.Wit.			• Friday, December 21, 2012 at
✓	Verified		Petitioner states she was previously appointed as successor Administrator. On	9:00 a.m. in Department 303 for the filing of the inventory and appraisal.
	Inventory		8/21/2001 the order for final distribution was	Friday, September 20, 2013 at
	PTC		entered. Petitioner was discharged on	9:00 a.m. in Department 303
	Not.Cred.		11/20/2003. Petitioner states she recently	for the filing of the first
	Notice of		discovered an additional Morgan Stanley	account of petition for final
	Hrg		account in the Decedent's name. Morgan	distribution.
✓	Aff.Mail	W/	Stanley will not distribute the funds without valid letters of Administration therefore the	Pursuant to Local Rule 7.5 if the required documents are filed 10
✓	Aff.Pub.		estate needs to be re-opened.	days prior to the hearings on the
	Sp.Ntc.		Will dated 8/19/19 (admitted to probate on	matter the status hearing will come off calendar and no
	Pers.Serv.		10/2/2000)	appearance will be required.
	Conf.			appearance will be required.
	Screen		Residence: Fresno	
✓	Letters		Publication: Fresno Business Journal	
✓	Duties/Supp		Estimated value of the Estate: \$33,718.17	
	Objections			
	Video		Probate Referee: Rick Smith	
	Receipt		Trobara Kararaa, Makariiin	
	CI Report			
	9202			
✓	Order			
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 7/16/12
	UCCJEA			Updates: SUBMITTED
	Citation			Recommendation:
	FTB Notice			File 1 - Landresse
•				

3 Atty Attý

Elva G. Garza (CONS/PE)

Walters, Jennifer L. (for Carlos Garza – Father – Petitioner)

Kruthers, Heather (for Public Guardian – Conservator)

Petition for Visitation (Prob. Code 2102;2113)

Age: 33	CARLOS GARZA, Father, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
Cont. from 061912	PUBLIC GUARDIAN was appointed Conservator of the Person and Estate of Elva Garza on 5-14-08.	1. The Court may also require proof of service of Notice of Hearing on: - Daniel Escandon (brother) - Gloria Ramos (aunt)
Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters	Petitioner states his daughter (33) is developmentally disabled, is a CVRC client, and resides in an assisted living facility. He was actively involved in the proceedings for conservatorship, and at the conclusion of the proceedings on 5-2-08, the Court encouraged visits. Until December 2011, Petitioner was receiving supervised visits with his daughter. On 12-5-11, however, he received his last visit and no family has been able to visit since. Petitioner has called the Public Guardian's office multiple times and has been told that his daughter cannot decide if she wants to visit and therefore they are not setting up visits at	- Any other interested parties as the Court may require.
Duties/Supp Objections Video Receipt CI Report 9202 Order X Aff. Posting Status Rpt UCCJEA Citation FTB Notice	Petitioner does admit that his daughter has a history of one day saying one thing and the next day saying something else. She probably has said on occasion that she does not want to visit; however, she suffers from mental disabilities that should be taken into account. There have been no incidents during visitation that would cause the Public Guardian concern or to cease visitation. Ms. Garza's family wants to be able to visit, especially Petitioner, and it has become apparent that this will not occur without additional assistance from the Court. Petitioner requests this Court order that: 1. Petitioner receive reasonable visitation with the Conservatee; and	Reviewed by: skc Reviewed on: 7-16-12 Updates: Recommendation: File 3 - Garza
	Any other orders the Court deems necessary.	

5 Oralla Hope Lewis (CONS/PE)

Atty Rindlisbacher, Curtis D. Atty Bagdasarian, Gary G.

(1) First and Final Account and Report of Conservator, (2) Petition for Reimbursement of Costs Advanced by Conservator; (3) for Attorney's Fees and Costs Advanced by the Attorney; (4) for Discharge of Conservator and (5) for Authority to Liquidate the Estate by Summary Disposition [Prob. C. 1060-1064; 1860; 1861-1863; 2620; 2623; 2631; 2640]

Case No. 10CEPR01069

T.	1000, 1001-1000, 2020, 2020, 2001, 2040	
Age:		NEEDS/PROBLEMS/COMMENTS:
DOD:		
		Cankara d la 0/01/10 au
		Continued to 8/21/12 at the
Cont. from		request of the attorney.
Aff.Sub.Wit.		
Verified		
Inventory		
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202	_	
Order	_	Daviance d has I/T
Aff. Posting	_	Reviewed by: KT
Status Rpt	-	Reviewed on: 7/13/12
UCCJEA	-	Updates:
Citation	-	Recommendation:
FTB Notice		File 5 - Lewis

Atty Atty

Roberta E. Davis Living Trust

Case No. 12CEPR00363

Franco, Paul C. (for James Douglas Davis – Co-Trustee and Beneficiary – Petitioner)

Camenson, David M. (for Carla Ray – Co-Trustee and Beneficary – Respondent)

Petition for Accounting, Removal of Co-Trustee and Instructions [Prob. C. 17200(b) (5)(6), (7), (10) & (12)]

DC	DOD: 6-13-11 JAMES DOUGLAS DAVIS, Co-Trustee and Beneficiary, is NEEDS/PROBLEMS/			
	DD: 6-13-11	JAMES DOUGLAS DAVIS, Co-Trustee and Beneficiary, is Petitioner.	COMMENTS:	
		CARLA D. RAY, Co-Trustee and Beneficiary (sister of	Continued from 6-7-12	
Co	nt. from 060712	Petitioner), is Respondent.	Minute Order 6-7-12:	
	Aff.Sub.Wit.	Petitioner states he and his sister are all of the beneficiaries	Counsel requests a continuance. Matter	
-	Verified	of the trust and are the first successor Co-Trustees.	continued to 7-19-12.	
	Inventory	Petitioner seeks orders and instructions pursuant to Probate	As of 7-16-12, nothing	
	PTC	Code §17200 as follows:	further has been filed.	
	Not.Cred.			
~	Notice of	17200(b)(7)(C) – Compelling Carla D. Ray to account and		
	Hrg	report to Petitioner as beneficiary. Petitioner, through prior counsel, made a written request on 1-10-12 to provide an		
>	Aff.Mail	account, but she has failed and refused to provide any		
	Aff.Pub.	such account or report. It has now been more than 40 days		
	Sp.Ntc.	since that request.		
	Pers.Serv.	17000/b)/10) For the removal of Carla D. Bay as Co		
	Conf.	17200(b)(10) – For the removal of Carla D. Ray as Co- Trustee of the trust and appointing Petitioner as the sole		
	Screen	trustee on the grounds that she has committed breach of		
	Letters	trust (\S 1652(b)(1)) and failed to cooperate with Petitioner		
	Duties/Supp	which has impaired the administration of the trust		
~	Objections	(§15642(b)(3)). She has failed to account to beneficiaries after demand, failed to distribute assets according to the		
	Video	terms of the trust, and failed to cooperate with Petitioner in		
	Receipt	administration of the trust.		
	CI Report			
-	9202	17200(b)(5) – for a determination of the debts owed by		
		Carla D. Ray to the trust. Prior and subsequent to their mother's death, she charged expenses, including but not	Deviewed by also	
	Aff. Posting	limited to four Dell computers and a 42" LCD HDTV to their	Reviewed by: skc	
	Status Rpt	mother's estate. The latest charges on 8-23-12 for \$93.24,	Reviewed on: 7-16-12	
	UCCJEA Citation	over two months after their mother passed. Despite several	Updates: Recommendation:	
	FTB Notice	demands to explain and pay, she has failed and refused.	File 6 - Davis	
	LID MONCE	17200(b)(12) – Compelling Carla D. Ray to pay the Dell	THE 0 - DOM2	
		Computer invoice in the amount of \$2,693.37 and		
		reimburse the trust for any other charges or expenses owed		
		to the trust.		
		17200(b)(6) – Instructing that the purpose of the trust has		
		been concluded and it shall be brought to a close, and		
		that the trustee is to conclude the administration of the		
		estate and distribute proceeds of the trust to beneficiaries		
		pursuant to the terms of the trust, including but not limited		
		to the share of the State Farm check, and that Carla D. Ray cooperate with Petitioner as Co-Trustee in administration if		
		she is not removed.		
<u></u>		SEE PAGE 2		

6 Roberta E. Davis Living Trust

Page 2

Petitioner prays for an Order:

- 1. Compelling Carla D. Ray to account fully for all trust property and report all actions taken;
- 2. Removing Carla D. Ray as trustee;
- 3. Appointing James Douglas Davis as sole trustee;
- 4. Instructing the trustee that Carla D. Ray owes the trust the amount of \$2,693.37 for the Dell computer account and that said amount shall be charged against and paid by her share of the trust proceeds;

Case No. 12CEPR00363

- 5. Instructing the trustee to distribute all known assets of the trust to the named beneficiaries according to the terms of the trust and bring the trust to conclusion;
- 6. For costs herein; and
- 7. For such other orders as the court may deem proper.

Response filed 5-29-12 by Carla Ray states:

Respondent did not receive a written request from Petitioner or an attorney or anyone else requesting an accounting of any sort. It is noteworthy that Petitioner did not attach such request as an exhibit along with his other exhibits do to the simple fact that one does not exist. Section 16062(a) provides that a trustee generally has a duty to account at least annually to a beneficiary. Decedent died on 6-13-11, less than one year ago. Based on the above, Petitioner is premature in his petition to remove Respondent as co-trustee for failure to account. Respondent would have provided an accounting in the ordinary course – with the help of Petitioner as co-trustee – after 6-13-12, but has instead provided the attached accounting – without his help – for the period 6-13-11 through 5-25-12.

Second, before a distribution can be accomplished, the final bills of the decedent must be satisfied. Attached are invoices for unpaid bills. In addition, the trustee has incurred the expense of \$250.00 to Ed Huff, CPA, for tax preparation and \$2,740 to David M. Camenson, Professional Corporation, for legal services after the decedent's death. Also, a court filing fee of \$395.00 for this response was incurred after the date of the accounting. Petitioner has demanded that he is owed half of the \$38,883.82 death benefit from State Farm before satisfying these debts of the estate. This request should be denied.

Third, before final distribution can occur, an account of interim distributions must be prepared so that the final distribution can be equal as required by the trust. Based on the values of the accounting, Petitioner has already received 2/3 of the value of the trust estate (\$96,000) while Respondent has received only \$45,020.

Fourth, contrary to the allegation by Petitioner, Respondent has provided as much information at her disposal to address any inquiries from Petitioner at all times. At times, the information was not available. This can hardly be considered to be failing to cooperate.

Fifth, Petitioner is well aware of the fact that Respondent was not responsible for any charges made to a Dell credit card. The decedent opened a credit card without Respondent's knowledge for use by Misty Blackmon, the decedent's granddaughter, and the balance was paid in full on 5-14-12 by Misty Blackmon from her own money, not from any trust estate monies.

Respondent prays for an Order:

- 1. Denying and dismissing the petition, Petiitoner's request for an accounting and the removal of Respondent as Co-Trustee;
- 2. Instructing Petitioner as Co-Trustee to cooperate with Respondent to obtain updated appraisals on the jewelry in theh possession of Petitioner so as to correctly value the assets already distributed to him:
- 3. Instructing the Trustees to pay all bills of the trust estate as set forth in Exhibit B to the extent required by the respective creditors;
- 4. Distribute the balance of the trust estate such that both Petitioner and Respondent receive a distribution of equal value;
- 5. For costs herein; and
- 6. For such other orders as the court may deem proper.

SEE PAGE 3

6 Roberta E. Davis Living Trust

Page 3

Petitioner filed Reply to Response on 6-6-12 stating:

• A demand letter was received by Respondent on 1-17-12. A copy of the letter and certified mail receipt signed by Ms. Ray are attached.

Case No. 12CEPR00363

Petitioner objects to Respondent's accounting as it incorrectly charges Petitioner with \$51,000 in personal
property that he never received or was property owned by Petitioner. For example, Petitioner never
received the jewelry alleged in the accounting and believes it is in Respondent's possession or was given
to third parties.

[Examiner notes that the informal accounting contained in the Response is not before the Court at this time and was not reviewed by Examiner.]

- As to the administration itself, Petitioner and Respondent are co-trustees, but Respondent has denied Petitioner involvement and keeps information from him. Petitioner demands all records, bank statements, bills, etc.
- Petitioner requests Respondent be instructed to provide a proper account to the trust with all records and information and allow Petitioner to participate as co-trustee. If the above issues can be resolved

Petition to Determine Succession to Real and Personal Property (Prob. C. 13151)

DOD: 5/16/2011			HOWARD GATLIN, Trustee of the	NEEDS/PROBLEMS/COMMENTS:
			Gatlin Family Trust dated 6/3/1998,	
			is petitioner.	
				Note: Declaration of Petitioner states
Со	nt. from 06071	12	40 days since DOD	the first sentence of paragraph 4 of
	Aff.Sub.Wit.			decedent's will devises the entire
✓	Verified		No other proceedings	residue of her estate to the trustee of the Gatlin Family Trust, dated
	Inventory		& A	February 12, 1998. Petitioner states
	PTC		·	they did not execute a trust on
	Not.Cred.		Will dated: 6/3/1998 – devises	2/12/1998, nor did they execute any
1	Notice of		the entire estate to the Gatlin	wills on that day or any other documents. The Will is in error. The
	Hrg		Family Trust dated 2/12/1998.	only trust petitioner and his wife
✓	Aff.Mail	W/		[decedent] ever executed is the
	Aff.Pub.			trust know as the Gatlin Family Trust
	Sp.Ntc.			dated 6/3/1998. The title page of the Trust states "This Declaration of
	Pers.Serv.		Petitioner requests Court	Trust made February 12, 1998."
	Conf.		determination that	However as noted above, the trust
	Screen		decedent's 8.33% interest in a	was signed on 6/3/1998. In order to
	Letters		tractor, 7 parcels of real	avoid any problems with the title
	Duties/Supp		property located in Mariposa	company, petitioner requests the
	Objections		County and 1/12 interest in	property be distributed to Howard Gatlin, Trustee of the Gatlin Family
	Video		real property in Mariposa	Trust, dated February 12, 1998
-	Receipt		County pass to Howard Gatlin	(executed on June 3, 1998).
-	CI Report		as Trustee of the Gatlin Family	
<u> </u>	9202 Order	-	Trust, dated 6/3/1998 pursuant	
✓			to decedent's will.	
	Aff. Posting		io decedeni s wiii.	Reviewed by: KT
	Status Rpt			Reviewed on: 7/16/12
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 7 - Gatlin

Pape, Jeffrey B. (for Lance Malach and Loran Malach – Petitioners – Sons)

Petition for Letters of Administration; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

(FIOD. C. 8002, 10450)				
DOD: 02/29/2012			LANCE MALACH and LORAN MALACH, sons	NEEDS/PROBLEMS/COMMENTS:
			are petitioners and request appointment as Co-Administrators without bond.	
			CO-Adit ill listiciois Willibot Boria.	
			All heirs waive bond	
Со	nt. from			
	Aff.Sub.Wit.		Full IAEA - o.k.	
✓	Verified			
	Inventory		Decedent died intestate	
	PTC		Deceder in allea in inesticate	
	Not.Cred.			
1	Notice of		Residence: Fresno	
 	Hrg		Publication: The Business Journal	Note: If the petition is granted status
✓	Aff.Mail	W	Estimated value of the Estate:	hearings will be set as follows:
√	Aff.Pub.		Personal property - \$200,000.00	• Friday, 01/04/2013 at
Ė	Co NHo			9:00a.m. in Dept. 303 for the
	Sp.Ntc.		Della la Defensa Clausa Distrat	filing of the inventory and
	Pers.Serv.		Probate Referee: Steven Diebert	appraisal and
	Conf.			арргават <u>апа</u>
	Screen			• Friday, 09/27/2013 at
✓	Letters			9:00a.m. in Dept. 303 for the
✓	Duties/Supp			filing of the first account and
	Objections			final distribution.
	Video			Pursuant to Local Rule 7.5 if the
	Receipt			required documents are filed 10 days
	CI Report			prior to the hearings on the matter
	9202			the status hearing will come off
✓	Order			
				calendar and no appearance will be
				required.
	Aff. Posting			Reviewed by: KT / LV
	Status Rpt			Reviewed on: 07/13/2012
	UCCJEA			Updates:
	Citation			Recommendation: Submitted
	FTB Notice			File 8 - Malach
			11	

Atty Markeson, Thomas A. (for Mia Cromarty – Administrator/Petitioner)

Report of Status of Administration and Petition for Extension of Time to File Petition for Final Distribution (Prob. C. 12200, 12201)

DOD: 07/24/09	MIA CROMARTY, daughter, Administrator	NEEDS/PROBLEMS/COMMENTS:
	without bond, is Petitioner.	
		CONTINUED FROM 01/12/12
	Petitioner is currently in the process of locating	
Cont. from 011212	assets and having those assets valued. Partial	
Aff.Sub.Wit.	Inventory & Appraisals have been filed, with the	
✓ Verified	last, Partial No. 3 filed on 07/26/11.	
Inventory	Report of Status filed 01/04/12 states: a	
PTC	significant portion of the estate will be received	
Not.Cred.	from the Estate of Evelyn Cromarty (decedent's	
Notice of n/a	mother) who predeceased him. Petitioner	
Hrg	states that a petition for final distribution in	
✓ Aff.Mail	Evelyn Cromarty's estate was signed on	
Aff.Pub.	12/22/11 (in SLO county). Petitioner states that	
Sp.Ntc.	she anticipates that the assets from decedent's	
Pers.Serv.	mother's estate will be transferred to the	
Conf.	decedent's estate and appraised within the next three months.	
Screen	Hext mice mornins.	
Letters	Petitioner further states that she has recently	
Duties/Supp	been named as a defendant in a partition	
Objections	action related to the estate's 10.1% interest in	
Video	real property. Petitioner anticipates that this	
Receipt	partition action will take at least 6 to 9 months	
CI Report	to resolve.	
9202		
✓ Order Aff. Posting	Petitioner is requesting a 12 month extension to	Paviawad by IF
Status Rpt	receive and value all assets to be received from the decedent's mother's estate and also to	Reviewed by: JF Reviewed on: 07/16/12
UCCJEA	settle its portion of the partition action.	Updates: 07/17/12
Citation	semens pernon or me parimen action.	Recommendation:
FTB Notice	Report of Status filed 07/13/12 states: the	File 9 - Cromarty
	Administrator recently came to believe that the	
	assets of the estate were appraised too high	
	and obtained re-appraisals from the probate	
	referee. The attorneys have prepared a	
	petition for final distribution and forwarded it to	
	the Administrator to review and sign along with	
	the new Inventory & Appraisals. The documents will be filed with the court upon receipt of them	
	back from the Administrator who is currently	
	living in Arizona. Accordingly, the attorney for	
	the Administrator requests a 30 day	
	continuance to submit the final petition.	
	ı - 1	

Krbechek, Randolf (for Administrator Frank Hine)
Status Hearing Re: Amended/Issuance of Letters

DC	D: 7/29/2010		FRANK SCOTT HINE, brother, was appointed	NEEDS/PROBLEMS/COMMENTS:
, , , , , , , , , , , , , , , , , , , ,			Administrator with bond set at \$118,260.00	
			on 1/5/2011.	
				1. Need \$45,000 Bond and
Ļ			Bond has NOT been filed and Letters have	Letters to Issue.
	ont. from 05301	12,	NOT issued.	
06	1512	1		
	Aff.Sub.Wit.		Creditor's claims totaling \$39,051.68 have	
	Verified		been filed in this case.	
	Inventory		Inventory and appraisal filed on 4/4/2012	
	PTC		Inventory and appraisal filed on 6/6/2012 showing the estate valued at \$134.550.00.	
	Not.Cred.		3110441119 1110 031010 401000 01 \$104.330.00.	Note: Mr. Krbechek substituted
	Notice of		The sole beneficiary of this estate appears	in on 4/4/12.
	Hrg		to be the decedent's 15 year old daughter.	
	Aff.Mail			
	Aff.Pub.		Minute Order dated 6/15/12 states Counsel	
./	Sp.Ntc.	W/	informs the Court that he has the inventory	
Ě			and appraisal on file now. The Court sets the bond at \$45,000.00 and directs that the	
	Pers.Serv.		letters be amended to reflect limited	
	Conf.		authority and require confirmation of sale.	
	Screen		acinomy and require committation of sale.	
	Letters	I	Declaration of Randolf Krbechek regarding	
	Duties/Supp		hearing on bond filed on 7/16/12 states they	
	Objections		submitted a bond application to the	
	Video		insurance company H.M. Vreeland & Sons.	
	Receipt		The Vreeland agency has informed they	
	CI Report		that the bond will be issued. However, the	
	9202		Vreeland agency requires that the client and Mr. Krbechek establish a joint control	
	Order		account to handle any funds that come	
	Aff. Posting		into the possession of Mr. Hine as	Reviewed by: KT
✓	Status Rpt		Administrator. Mr. Krbechek is currently	Reviewed on: 7/16/12
	UCCJEA		obtaining Mr. Hine's notarized signature on	Updates:
	Citation		the Joint Control Agreement, so that they	Recommendation:
	FTB Notice		can submit it to the Vreeland agency. Mr.	File 10 - Hine
			Krbechek anticipates that they will be	
			completed by July 19, 2012.	

11 Cieanna Catuiza (GUARD/P)

Case No. 11CEPR00966 Hopper, Cindy J (for Guardians Anthony Simas and Maria Simas)

Atty Atty

Jones, Angel M (pro per mother)
Status Hearing and Hearing to Consider Amending Visitation Order

Ag	e: 2 years	ANTHONY SIMAS and MARIA SIMAS,	NEEDS/PROBLEMS/COMMENTS:
		paternal grandparents, were	
		appointed guardians on 1/15/12.	
		=	
	l	Father: MICHAEL CATUIZA	
Co	nt. from	_	
	Aff.Sub.Wit.	Mother: ANGEL JONES	
	Verified	Order after Hearing dated 1/6/12	
	Inventory	granted the parents supervised visits at	
	PTC	Comprehensive Youth Services every	
	Not.Cred.	Saturday for 2 hours. The cost for the	
	Notice of	supervised visits, if any, shall be apied	
	Hrg	equally by the parents, Angel Jones	
	Aff.Mail	and Michael Catuiza.	
	Aff.Pub.	The Court also ardered that the parameter	
	Sp.Ntc.	The Court also ordered that the parents, Angel Jones and Michael Catuiza	
	Pers.Serv.	complete the parenting program at	
	Conf.	Comprehensive Youth Services.	
	Screen		
	Letters	The Court set the matter for review to	
	Duties/Supp	review the status of the case including	
	Objections	the supervise visitation order and to see if the parents have completed the	
	Video	parenting program and if appropriate	
	Receipt	amend the visitation to allow supervised	
	CI Report	visitation with a 3 rd party supervisor	
	9202	(non-agency).	
	Order		
	Aff. Posting	On 6/29/2012 mother, Angel Jones, filed	Reviewed by: KT
	Status Rpt	a copy of her certificate of completion of the Successful Single Parenting:	Reviewed on: 7/16/12
	UCCJEA	Consider the Children Program	Updates:
	Citation	provided by Comprehensive Youth	Recommendation:
	FTB Notice	Services.	File 11 - Catuiza

Case No. 12CEPR00308

Bagdasarian, Gary G. (for Guardian Teresa Lynn Hannon)
Status Hearing Re: Receipt of Funds in Blocked Account

Age: 2 years	States freating Re. Receipt of Fortas in Bi	NEEDS/PROBLEMS/COMMENTS:
Cont. from	TERESA LYNN HANNON, mother, was appointed guardian of the estate on 5/17/12. Father: CARLOS HANNON, Sr.	1. Need receipt for blocked account for \$110,000
Cont. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt UCCJEA	Father: CARLOS HANNON, Sr. The guardianship was established because the minor is a beneficiary of two pay on death accounts and possibly life insurance policies as a result of the death of the child's grandmother. Order appointing guardian ordered all funds placed into a blocked account. Order to Deposit funds into Blocked Account was signed on 7/10/12 ordering any and all monthly payments from SunAmerica Life Insurance Company, made until January 7, 2030, representing a gross total amount of \$118,697.24 to be placed into a blocked account. Order to Deposit funds into Blocked Account was signed on 7/12/12 ordering \$110,000 into a blocked account at Wells Fargo Advisors.	2. Need receipt for blocked account for proceeds from SunAmerica Life Insurance. Reviewed by: KT Reviewed on: 7/16/12 Updates:
Citation FTB Notice		Recommendation: File 12 - Hannon
		10

Case No. 12CEPR00309

Bagdasarian, Gary G. (for Guardian Teresa Lynn Hannon)
Status Hearing Re: Receipt of Funds in Blocked Account

Age: 5 years	TERESA LYNN HANNON, mother, was	NEEDS/PROBLEMS/COMMENTS:
	appointed guardian of the estate on	
	5/17/12.	
	1	Need receipt for blocked
Cont. from	Father: CARLOS HANNON, Sr.	account for proceeds from SunAmerica Life Insurance.
Aff.Sub.Wit.	The guardianship was established	SofiAmerica Life insolarice.
Verified	because the minor is a beneficiary of	
Inventory	life insurance proceeds as a result of	
PTC	the death of the child's grandmother.	
Not.Cred.		
Notice of	Order appointing guardian ordered all	
Hrg	funds placed into a blocked account.	
Aff.Mail	Order to Deposit funds into Blocked	
Aff.Pub.	Account was signed on 7/10/12	
Sp.Ntc.	ordering any and all monthly payments	
Pers.Serv.	from SunAmerica Life Insurance	
Conf.	Company, made until January 7, 2030,	
Screen	representing a gross total amount of	
Letters	\$118,697.24 to be placed into a	
Duties/Supp	blocked account.	
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting	_	Reviewed by: KT
Status Rpt	4	Reviewed on: 7/16/12
UCCJEA	_	Updates:
Citation	_	Recommendation:
FTB Notice		File 13 - Hannon

14 Damyen Daniel Montenegro Lopez (GUARD/P) Case No. 07CEPR00531

Atty Bissegger, Reed A (Pro Per – Guardian)
Atty Bissegger, Gracie A (Pro Per – Guardian)

Atty Bissegger, Christina (Pro Per – Petitioner – Mother)
Atty Rodriguez, Rosendo (Pro Per – Petitioner – Stepfather)

Petition for Termination of Guardianship (Prob. C. 460, 1601, 2626, 2627, 2636)

	Petition for Termination of Guardianship (Prob. C. 460, 1601, 2626, 2627, 2636)		
Ag	e: 6	CHRISTINA RODRIGUEZ (BISSEGGER), mother,	NEEDS/PROBLEMS/COMMENTS:
		and ROSENDO RODRIGUEZ , mother's	
		husband, are petitioners.	1. Petition is not verified.
		=	
		REED A. BISSEGGER and GRACIE A.	2. Petition is not signed by the both of
Co	nt. from	BISSEGGER , maternal grandparents were	the petitioners.
	Aff.Sub.Wit.	appointed guardians on 11/05/2007.	
	Verified >		3. Need proof of personal service
	Inventory	Father: JOSH (Last name not stated)	fifteen (15) days prior to the hearing
	PTC	=	of the Notice of Hearing along with a
	Not.Cred.	Paternal grandparents: Not Listed	copy of the Petition for Appointment
_	Notice of	A Actornal grandfather: DEED A DISSECED	of Guardian or consent and waiver of notice or declaration of due
🗸	Hrg	Maternal grandfather: REED A. BISSEGER , personally served 05/30	diligence for:
	Aff.Mail	Maternal grandmother: GRACIE A.	Father (Not Listed)
	Aff.Pub.	BISSEGGER, personally served 05/31	ramor (real bisea)
		=	4. Need proof of service fifteen (15)
	Sp.Ntc.	Petitioner states: on visits the child complains	days prior to the hearing of the
✓	Pers.Serv.	of being physically and verbally abused.	Notice of Hearing along with a copy
	Conf.	The guardian has not been able to keep up	of the Petition for Appointment of
	Screen	with her duties as guardian and petitioners	Guardian or consent and waiver of
	Letters	feel that the child should be returned to his	notice or declaration of due
	Duties/Supp	family.	diligence for:
	Objections	Count law coefficients of Chemically Discrets Douglast	Paternal grandparents (Not Lists al)
-		Court Investigator Charlotte Bien's Report filed 06/28/2012.	Listed)
	Video Receipt	Illed 00/20/2012.	5. Proof of service for the maternal
-	•	=	grandparents/guardians, Reed &
✓	CI Report		Gracie Bissegger, does not provide
	9202		the year they were served. It
✓	Order		provides only the month and day.
	Aff. Posting		Reviewed by: KT / LV
	Status Rpt		Reviewed on: 07/13/2012
	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 14 - Lopez
-		U	<u> </u>

Albert, Peter Sr. (pro per Petitioner/father)

Case No. 12CEPR00409

Petition for Appointment of Probate Conservator of the Person (Prob. C. 1820, 1821, 2680-2682)

Age: 18 years			THERE IS NO TEMPORARY. No temporary was requested.	NEEDS/PROBLEMS/COMMENTS:
			PETER ALBERT, Sr., father, is Petitioner and requests appointment as conservator of the person with	Court Investigator Advised Rights on 7/10/12.
Cont. from			medical consent powers.	Voting Rights affected need minute
	Aff.Sub.Wit.			order.
✓	Verified		Declaration of Marina Alper, M.D. 3/29/12.	
	Inventory			
	PTC		Petitioner states the proposed	
	Not.Cred.		conservatee has been diagnosed with	
✓	Notice of Hrg		development delays, cerebral palsy, and quadriplegia. He is also legally	
√	Aff.Mail	W/	blind. The proposed conservatee needs assistance with most areas of	
	Aff.Pub.		daily living.	
	Sp.Ntc.		Count Investigator Same anthou Honora's	
✓	Pers.Serv.	W/	Court Investigator Samantha Henson's Report filed on 7/13/12.	
✓	Conf. Screen			
✓	Letters			
✓	Duties/Supp			
	Objections			
✓	Video Receipt			
√	CI Report			
	9202			
✓	Order			
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 7/17/12
	UCCJEA			Updates:
✓	Citation			Recommendation:
	FTB Notice			File 15 – Albert

16 Thadeus C. Faherty (Spousal)

Case No. 12CEPR00432

Atty Faherty, Ann (pro per – surviving spouse/Petitioner)

Spousal or Domestic Partner Property Petition (Prob. C. 13650)

Spousar of Domestic Farmer Troperty Fellion (1705. C. 13030)					
DC	D: 12/01/11		ANN FAHERTY, surviving spouse, is	NEEDS/PROBLEMS/COMMENTS:	
			Petitioner.		
				CONTINUED FROM 06/14/12	
			No other proceedings.	As of 07/17/12, no additional items have been filed and the following	
Cont. from 061412		2		remains outstanding:	
	Aff.Sub.Wit.		Will dated 07/31/09 devises entire estate	Terrianis constanting.	
✓	Verified		to wife, Ann Faherty, is she survives	 The Petition is incomplete at 	
			decedent.	item 5(a)(2) regarding issue of	
	Inventory		D 1111	a pre-deceased child.	
	PTC		Petitioner states ???? [Petitioner makes no	2. The Petition is missing	
	Not.Cred.		statement of facts]	attachment 7 which is to contain all of the facts upon	
'	Notice of		Delition on we are added a count of a figure attitude the sub-	which petitioner bases the	
./	Hrg	,	Petitioner requests court confirmation that	allegation that the property	
Ľ	Aff.Mail	w/	decedent's 1/3 interest in real property located at 1273 W. Warner, Fresno, CA	described in attachment 7a is	
	Aff.Pub.			property that should pass or	
	Sp.Ntc.		pass to her pursuant to decedent's Will.	be confirmed to the Petitioner	
	Pers.Serv.			as decedent's surviving	
	Conf.			spouse.	
	Screen				
	Letters				
	Duties/Supp				
	Objections				
	Video				
	Receipt				
	CI Report				
	9202				
✓	Order				
	Aff. Posting			Reviewed by: JF	
	Status Rpt			Reviewed on: 07/17/12	
	UCCJEA			Updates:	
	Citation			Recommendation:	
	FTB Notice			File 16 - Faherty	

Alford, Joni (Pro Per – Petitioner – Non Relative)

Petition for Appointment of Temporary Guardianship of the Person (Prob. C. 2250)

Case No. 12CEPR00596

Ag	e: 9	GENERAL HEARING 09/06/2012	NEEDS/PROBLEMS/COMMENTS:
		JONI ALFORD, non-relative, is petitioner	1. Need Notice of Hearing
Cont. from		Father: ERVIN GREEN	Need proof of personal service five (5) days prior to the hearing
	Aff.Sub.Wit.	Mother: KAREEMAH WILLIAMS	of the Notice of Hearing along
✓	Verified	Paternal grandparents: Not Listed	with a copy of the Petition for Appointment of Guardian or
	Inventory	Maternal grandparents: Not Listed	consent and waiver of notice or
	PTC		declaration of due diligence for:
	Not.Cred.	Petitioner alleges: the father is suffering	Ervin Green (Father)- Unless
	Notice of Hrg	asked by CPS to supervise the father	the Court dispenses with notice
	Aff.Mail	and child. Father has stolen petitioner'spersonal belongings and threatened	 Kareemah Williams (Mother))- Unless the Court
	Aff.Pub.	the safety of the petitioner, petitioner's	dispenses with notice
	Sp.Ntc.	family and the minor. The minor's	·
	Pers.Serv.		3. UCCJEA does not provide the
✓	Conf. Screen	six months of age and petitioner has been assisting the father since then.	residence of the child for the past five years. The date of residence
✓	Letters	Petitioner requests to be excused from	reflects 01/2012 to present.
✓	Duties/Supp	noticing the father and the mother she states that it would be harmful to the	
	Objections	child.	
	Video Receipt		
	CI Report	╡	
	9202	1	
✓	Order		
	Aff. Posting	<u>_</u>	Reviewed by: KT / LV
	Status Rpt	_	Reviewed on: 07/16/2012
✓	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 17 - Williams

Atty Harrison, Sarah (Pro Per – Petitioner – Sister)

Petition for Appointment of Temporary Guardianship of the Person

Ag	je: 9		GENERAL HEARING 09/04/2012	NEEDS/PROBLEMS/COMMENTS:
			SADAH HARRISON sistor is the	
			SARAH HARRISON, sister, is the petitioner	
			permoner	
Cont. from		ī	Father: GARY SMALZ, Deceased	
	Aff.Sub.Wit.			
✓	Verified		Mother: LAURA SMALZ , Deceased	
	Inventory		Paternal grandfather: Not Listed	
	PTC		Paternal grandmother: Marylin Root	
	Not.Cred.			
	Notice of	n/a	Maternal grandfather: Darvin Pittman, Deceased	
	Hrg		Maternal grandmother: Jacque Prisco	
	Aff.Mail		Material granamentor, sacque i fisco	
	Aff.Pub.			
	Sp.Ntc.		Petitioner alleges: parents are	
	Pers.Serv.		deceased. Petitioner was named in	
✓	Conf.		the living trust to serve as the	
	Screen		custodian. Petitioner requests	
✓	Letters		guardianship for the purpose of	
✓	Duties/Supp		obtaining health insurance and to enroll the child in school.	
	Objections			
	Video			
	Receipt			
	CI Report			
<u> </u>	9202			
✓	Order			
	Aff. Posting			Reviewed by: KT / LV
	Status Rpt			Reviewed on: 07/16/2012
✓	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 18 - Smalz
<u> </u>	l	<u> </u>		